REMARKS

Applicant thanks the Examiner for the courtesy of an interview on November 2, 2005, as to the Final Rejection.

Pursuant to his advice, a Substitute Declaration is included to claim the benefits under 35 U.S.C. 120. Also, the Specification has been amended to reference the instant Application as a continuation of PCT/CN02/00114 -- although this is not fully understood as an Application Data Sheet was submitted in Applicant's Amendment filed June 13, 2005.

A Petition to Accept an Unintentionally Delayed Benefit Claim as simultaneously forwarded this date is included.

It is noted that Claims 1-4, 6 and 7 -- the only claims present in this Application -- were rejected under 35 U.S.C. 102(b) as being clearly anticipated by WO 02/68779. It is noted that such reference has the same disclosure as the instant Application, and qualified as a reference under 35 U.S.C. 102(b) as the benefit claimed under 35 U.S.C. 120 was not timely perfected.

In view of these enclosures and assuming the Petition to Accept Unintentionally Delayed Benefits is accepted, it is respectfully requested that the Final Rejection be withdrawn, and that Claims 1-4, 6 and 7 be allowed.

Respectfully submitted,

JIANRONG DENG

By:

CHARLES I. BRODSKY

Attomey

Registration No. 22,058

CIB:sfw (732) 431-1333 Dated: Nov: (8 , 2005